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Sep-23-05 04:34P Mayer Fortkort & Williams 9085187795

SEP 232005P-02

Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent				Docket No. 009005	
In Re Application	Of: John D. Dobak	III et al.		<u> </u>	
Application No. 10/749,140	Filing Date 12/29/2003	Examiner Roy Dean Cibson	Customer No. 27774	Group Art Unit	Confirmation No.
Invention: MET	HOD OF MAKING S	SELECTIVE ORGAN CAT	HETER		<u> </u>
Owner of Record:	Innercool Therapie	s, Inc.			
provided below, the to the expiration date of disclaimer, of prior Palenforceable only for a granted on the instanding the application that would patent, as presently sunenforceable, is four C.F.R. 1.321, has all expiration of its full standard the company of t	atient No. 6,096,068 and during such period tapplication and is bind to application and is bind the above disclaimer, if extend to the expiration to the expiration and invalid by a court of a claims cancelled by atutory term as present box 1 or 2 below. If applications on behalf of an extend to be true; and further bunishable by fine or in ments may jeopardize and is an attorney of residence in the country of the country o	atutory term of any patent grain defined in 35 U.S.C. 154. The owner hereby agrees to that it and the prior patent a ding upon the grantee, its such the owner does not disclaim on date of the full statutory tenal disclaimer, in the event that competent jurisdiction, is statute a reexamination certificate, thy shortened by any terminal comportate. Organization (e.g., corporation of the organization. In made herein of my own knower that these statements were emprisonment, or both, under State validity of the application of second.	erest in the instant a need on the instant a to 156 and 173, as hat any patent so grave commonly owned. Dessors and/or assign the terminal part of mas defined in 35 tit later expires for fautonly disclaimed in vis reissued, or is indisclaimer. In partnership, university and with the known and with the known section 1001 of Title or any patent issued to 19/23/2005	pplication, which was presently shorter anted on the instant. This agreement in a substant of any patent grant U.S.C. 154 to 156 ailure to pay a main whole or terminally any manner terminated and statements in a substant willful fact the United Schereon.	rould extend beyond ned by any terminal tapplication shall be runs with any patent need on the instant and 173 of the prior attenance fee, is held disclaimed under 37 ninated prior to the ease of th